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## Request for Continued Examination (RCE) Transmittal

Application Number	10/675,374	
Filing Date	9/30/03	
First Named Inventor	Thomas F. McNulty et al.	
Group Art Unit	1712	
Examiner Name	Marc S. Zimmer	
Attorney Docket Number	125640-1	

Subsection (b) of 35 LS.C. § 132, effective on May 29, 2000, provides for ontinued examination of an utility or plant application filed on or after June 8, 1995.  See The American Inventors Protection Act of 1999 (AIPA).  This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.  NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 2, 2000, application (PCR) under 37 C.F.R. § 1.114 of the above-identified application may wish to consider filing a continued prosecution application (PCR) under 37 C.F.R. § 1.114 of the above-identified application may wish to consider filing a continued processor application (PCR) under 37 C.F.R. § 1.114 of the above-identified application are filed prior to May 2, 2000, application (PCR) under 37 C.F.R. § 1.114 of the above-identified application are filing to the proviously submitted of a PCR (Airy underlard and under 37 C.F.R. § 1.114  a. Whistory is underlard under 37 C.F.R. § 1.114  a. Whistory is underlard amendment(s) (Prophy under 37 C.F.R. § 1.116 previously filed on (Airy underlard amendment(s) referred to above will be entered).  ii. Consider the arguments in the Appeal Brief or Reply Brief previously filed on iii. (Airy underlard amendment(s) referred to above will be entered).  iii. Matigual (Airy in the Airy in the Appeal Brief or Reply Brief previously filed on (Airy underlard amendment(s) referred to above will be entered).  iii. Matigual (Airy in the Airy in	i ransmittai	Group Art Ornt	.,		
See The American Inventors Protection Act of 1999 (AIPA).  Attorney Docket Number 125640-1  This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.  NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was the prior to May 29, 2000, applicant may wish to consider filing a continued processoring application (CPA) under 37 C.F.R. § 1.18 (a) (PTO/8822) instead of a RCE to be displated for the patient form adjustment provisions of the AIPA. See Changes to Application and provisional planetad of a RCE to be displated for the patient form and the provisional planetad in the patient of the	provides for continued examination of an utility or plant application filed on or	Examiner Name	Marc S. Zimmer		
NOTE: 37 C.F.R. § 1.114 is affective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may wish to consider filing a continued prosecution application (PA) under 37 C.F.R. § 1.31 (d) (PIOSB29) instead of a RCE to be eligible for the patent term adjustment provisions of the AIRA. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 65 Fed. Ray, 19858 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 65 Fed. Ray, 19858 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 65 Fed. Ray, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 65 Fed. Ray, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Examination and Provisional Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Intertion Rule Rule Intertion Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Intertion Rule, 1230 Oct. See Changes to Application Intertion Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Application Intertion Provision Application Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Changes to Application Practice Intertim Rule, 1985 (Mar. 2000), 1230 Oct. See Chan	See The American Inventors Protection Act of 1999 (AIPA).				
wish to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.3 (c) (PTO-SSE2) instead of a RCE to the patient provisions of the APIA. See Charge to Application Examination and Provisional Application Practice Interim Rule, 65 Fed. Rep. 1465 (that. 30, 2006), 1235 Oft. Cax. Pat Office 47 (Apr. 11, 2006), which established RCE practice.  1. Submission required under 37 C.F.R. § 1.114  a. X Previously submitted  i. X Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filled on 08/06/06 (Any unentered amendment(s) referred to above will be entered).  ii. Consider the arguments in the Appeal Brief or Reply Brief previously filled on iii. Other  b. Enclosed  i. Affidavit(s)/Declaration(s)  iii. Information Disclosure Statement (IDS)  iv. Other  2. Miscellaneous  a. Suspension of action on the above-identified application is requested under 37 C.F.R. § 1.1703 (c) for a period of months. (Period of suspension shall not exceed 3 months: Fee under 37 C.F.R. § 1.170 (required)  b. Other  3. Fees The RCE fee under 37 C.F.R. § 1.17 (e) is required by 37 C.F.R. § 1.114 when the RCE is filed.  a. X The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 07-0868.  i. X RCE fee required under 37 C.F.R. § 1.17(e)  ii. Extension of time fee (37 C.F.R. § 1.136 and 1.17)  iii. Other  b. Check in the amount of \$	This is a Request for Continued Examination (RCE) under 3	7 C.F.R. § 1.114 of the a	bove-identified application.		
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